OFFICIAL LIST OF THE

Several Candidates and Constiutional Amendments

at the

GENELA ELECTION COME HE LOIN

Ormsbyl Count /, Nevada, on T: enday, Nov. 6, 1894.

Carson City, Nevala, detobe 71, 894 I hereby certify that the following named persons were duly nominated by convention and petition according to law, as candidates for the respective offices as hereinafter designated, subject to the vot of the people cast as the election to be held on the 6th day of Novembee, A. D. 1894., to

For District Judge of first Judicial district Charles E. Mack, Silver. Richard Rising, Republican.

For State Sanator.

Geo. T. Mills, Republican.

Hugh R. Logan, Silver, For Members of Assembly. Gilbert Briggs, Republican. W. H. Crisler, C F. Murphy, James A. Leete, Silver.

L. A. Herrick.

F. G. Folsom. For Sheriff and ex officio County Asserso J. D. Kersey, Republican. Wm. Kinney, Silver.

For County Clerk and ex-officio County Trensurer. Geo. A. Tyrrell, Repullican.

E. Aube, Silve . For Courty Recorder, extofficio Auditor, exofficio Public Administrator andex-officio

Coroner W. E. Randall, Republican. John G. Ellis, Silver.

For District Attorney and ex-officio Superintondent of Public Schools. Geo. W. Keitl., Repub. can. A. J. McGowan, Silver.

For County Commissioner, (Long Term.) J. W. Woodbury, Republicus. Charles J. Sliegerland, Silver,

For County Commissioner, (Short Term.) C. E. Bray, Republican.

Henry Sein eider, Saver. For Justice of the Peace, (C-rson Township, W. A. Hawthorne, Republican.

W. H. Chedie, Silver. For Constable, (Carson Township.) S. E. Patterson, R. publican.

V. B. Cross, Silver. For Justice of the Peace, (Empire Township, J. W. Wiggins, Republican. William Lang, Silver.

Chas. Henderson, Independent. For Constable, (Empire Township,) W. G. Hill, Republican. Michael W. Smith, Silver.

For Representative in Congress: Bartine, Horace F., Republican, Doughte, James C., People's Party. Newlands, Francis G. Si ver Party. Ri ey, B. F., Democrat,

For Governor. Cleveland, A. C. Republican. Jones, John E. Silver Party. P cknam, George E. Peopie's Party. Winters, Theodore, Democrat, For Lieutenant Governor.

Emmit, J. F. Republican. Sad er, Reinhold, Silver Party. For Justice of Supreme Court.

Bonnifierd, M. S. Silver Party. Murphy, M. A. Republican. For Attorney General. Bentty, R. M. Si ver Party.

Grimes, W. C. Democrat. Sawyer, Geo. S. People's Party. Torreyson, J. D. Republican. For Secretary of State.

Bridges, L. S. Democr t. Howell, Eugene, Silver Carty. Vardachetti, E. D. Repub lean. For State Controller. Grey, O. B. Republican.

Hal , D. H. Demograt. LaGrave, C. A. Si ver Party. Strele, Charles H. People's Party.

For State Treasurer. Richard, G. W. Republican. Thompson, W. G. Democrat. Westerfield, W. J. Silve : Party.

For Surveyor Genera'. Fo som. G N. Republican. Pratt, A. C. Silver Party. For Superintendent of State Printing,

Dooley, N. P. People's Party. Eckley, J. E. Republican. McCarthy, J. G. Silver Party. Morris James, Democrat. For Superintendent of Public Instruction.

Cutting, H. C. Silver Party. Kaye, A, E. People's Party. Ring, Orvis, Republican. Sears, S. S. Democrat.

For Regent State University (Long Term). Deal, W. E. F. Silver Party. Haines, J. W. Republican. Hyslop, John W. Democrat.

For Regent State University (Short Term). Patterson, W. H. Republican. Starrett, H. S. Silver Party. Wiseman, A. H. Democrat.

For the election of United States Senators by the direct vo e of the people. Yes. For the election of United States Scrators by the direct vote of the people. No.

Senate Concorrent Resolution No. 21 (of the fifteenth session)-Relative to amending the Constitution of the State of Nevnotu.

Resolved by the S na e, the Assembly concurring. That the Const'tu'ion of the State f Nevada beamended as follows: Amends within I of Article IL of the Con-

stitution of the State of Novada son to read as follows:

See on one. Every male citizen of the United States (no. laboring under the disabilltles traumed In this Constitution) of the age of tacuty-one years and upwards, who so il have been such citizen for at least six mon his, and who shall actively and not constructive y edded in the State six monthand in the ductica or county thirty days text pr conling any election, shall be entitle I to vote for all officers that now co

hereafur may be elected by the people an upon all questions submitted to the electors at such election; provided no person, who has been or may be convicted of sel ng his vote or of purchasit g the vote of an otherat any such election, and no persowho has been or may be convicted of treasor or felony in any State or Territory in the United States, unless restored to civi rights; and no person who, after arriving a he age of eighteen years, shall have volun tarily borne arms against the United S'ates; and no idiot or insane person shall eentitled to the privilege of an lector.

Senate Concurrent Res tion No. 22 (cf the fifteenth session) - Relative to amending the Constitution of the State of Nevada. Resolved by the Senate, the Assembly concurring, That the Constitution of the

State of Nevada be amended as follows. Amend section 6 of Article IV. of the Con stitution of the State of Nevada so as to read

es follows: Section six. Each house shall judge of the qualifications, elections, and returns of its wn members, choose its own officers, determine the rules of its proceedings, and may punish its members for disorderly conduct and with the concurrence of two-thirds of all he members elected, expel a member.

Senate Concurre 21 Resolution No. 24 (of fifteenth session)-Relative to amending the Constitution of the State of Nevada. Resolved by the Senate, the Assembly con curring. That the constitution of the State of

Ne ada be amended af follows: Amend section 33 of Article IV. of the Con stitution of the State of Nevada so as to read as follows:

Section thirty-three. The members o the Legislature shall receive for their serv Iccs a compensation to be fixed by law and paid out of the public treesury, but no in crea e of such compounation shall take effect during the term for which the members of either house shall have been elected; provided, that an appropriation may be made for the payment of such actual expenses as members of the Legislatura may heur for postage, express charges, newspapers and stationery, not exceeding the sum of twenty dol lars for any general or special session to Each member; and, furthermore provided, that the Speaker of the Assem bly and President of the Senate shall each, do ing the time of their ac tual attendance as such presiding officers, receive an additional allowance of two dollars

Senate Concurrent Besolution No. 25, (of fifteenth session)-Relative to amending the Constitution of the State of Nevada.

Resolved by the Fersia, the Assembly con urring. That the Constitution of the State of Nevaria be amended as follows:

Amend section 35 of Article IV, of the Constitution of the State of Nevada so as to read as follows:

Section thirty-five. Every bill which may have passed the legislature shall, before it becomes a law, be presented to the Governor If he approve it he shall sign it, but if not, he shall return it with his o jections to the house in which it originated, which house shall cause such objections to be entered upon to Journal and process to reconsider it. It after such reconsideration it again pass both honses by years and nags, by a vote of twothirds of the members elected to each house, t sha'll become a law, notwithstanding the Governor's object ous. If any bllishall not be returned in five days after it shall have been presented to him (Sueday excepted), ex clusive of the day on which he received it, the the same shall become a law in 1-ke manner as if he had signed it, unless the Legislature, by ts final adjournment, prevent such return, in which case ii shall be alaw, unless the Governor within ten days next after the adjournment Sundays excepted), shall file such bill with his objections t' creto, in the office of the Attorney General, as ex-officia Secretary of State, who shall I v the same before the Legislature at its next session

in like manner as if it had been returned by the Governor, and if the same shall receiv the vote of two-thirds of the members elected to each branch of the Legis'nture, upon a vote taken by yeas and nays to be entered upon the ournals of each house, it shall become a law

Senace concurrent Resolution No. 26 (of fifteenth session) Relative to amending the Constitution of the State of Nevada. Resolved by the Senate, the Assembly con-

curring, That the Constitution of the State of Nevada be amended as follows:

Amend section 4 of Article V. of the Const. tution of the State of Nevada so as to read to follows:

Section four. The returns of every election for Governor and other State officers, voted for at the general election, shall be scaled to and transmitted to the seat of the government, directed by the Attorney Coneral asex officio Secretary of State, and on the third Monday of Decamber, succeeding such election. the Chief Justice of the Supreme Court and two of the District Judges, to be selected by the Chief Justice, or a majority thereof, shall neet at the office of the Attorney General, as ex-officio See etary of State, and open and can wass the election returns for Governor, and all other State officers, and forthwith declare the result and publish the names of the persons elected. The persons having the highest num ber of votes for the respective offices shall be declared elected, but in case two or more have an equal, and the highest number of votes for the same office, the Levislature shall, by joint vote of noth houses, e ect one of said per

Senate Concurrent Resolution No. 27 (e tkefifteenth session) -- Relative to ameniding the Constitution of the State of Nevs da. Reselved by the Senate, the Assembly cor curring, That the Constitution of the State o

sons to fill said office.

Nevada amended as follows: Amend section 14 of Article V. of the Constitution of the State of Nevada so as to read as follows:

Section fourteen, The Governor, Chief Justice of the Supreme Court, Attorney Genera' or a major part of them, of whom the Governor shall be one, may, upon such conditions and with such limitations and restriction as they may think proper, remit fines ar forfeitures, commute punish rents and gran pardons after conviction in all cases execu treason and impeachments, subject to suc regulations as may be provided by faw rela

Senate Concurrent Resolution No. 28 tof the fifteenth's ssion)-Relative to smealing the Constitution of the State of Nevada. Resolved by the Squate, the Assembly co-

tive to the manner of applying for pardon-

curries, The the Constitution of the Stat of Nevada be mended a factows: Amend section 's of Article V. of the Con-

stitution of the State of Nevada so as to resas follows: Section sixteen. All grants and commisions shall be in the name and by the auth

and countersigned by the Attorney General as ex-officio Secretary of State.

Senate Concurrent Resolution No. 29 (of fifteenth session)-Relative to amending the Constitution of the State of Nevada.

Resolved by the Senace, the Assembly concurring, That the Constitution of the State of Nevada be amended a . follows:

Amend section !7 of Article V. of the Con. ion of the State of Nevada by entirely repealing and striking out the same. This amendment shall not shorten the term nor affect the tenure of office of the present incumbent of the office of Lieutenant Governor.

Senate Concurrent Resolution No. fifteen 'h :ession)-Relative to amending Constitution of the State of Nevada. Reso lved by the Senate, the Assembly con-

Nevada be a nended as follows; Amend section 18 of Article V. of the Consit ution of the State of Nevada so as to read

ment of the Governor or his removal from association, except railroad corporations, comoffice, death, inability to discharge the duties panies or associations; provid d, that nothing of said office, resignation, or absence from herein contained shall prevent the formation the State, the power, duties, and emolu- of water districts in this State and the issuance ments of the office shill devolve upon the of bends-f such water districts in all of water President of the Sanate for the residuse of the storage and irrigation of the arid lands of such term, or until the disability shall cease, and districts; and, provided further, that no such in case of the impeachment of the President | nvestment shall be made, nor credit loaned, of the Senate while acting as Governor; or his removal from office, death, inability to tition of a majo ity of the duly qualified elecdischarge the duties of said office, resignation, tors representing more than two-thirds of the or absence from the State, the powers, duties, taxable property of the county or district to be and emoluments of the office shall devolve upon the Speaker of the Assembly for the residue of the term, or until the disability shall ense: but when the Governor shall, with he consent of the Legislature, be out of the State in time of war, and at the head of any m litary force thereof, he shall Nevada be amended as follows: continue C mmander-in-Chief of the uilitary forces of the State.

Scaule Concurrent Resolution No. 31 of ifteenth session) Relative to amending the Constitution of the State of Nevada.

Resolved by the S.nate, the Assembly oncurring. That the Constitution of the State of Nevada he antended as follows: Amend section 19 of Article V. of the Con-

titution of the State of Nevadaso as to read

Section nineteen. An Attorney General, who shall be ex-officio Secretary of State, Treasur and a Controller, who shall be x-offleso Surveyor General and Land Regiser, shall be elected at the came time and places and in the same manner as the Gov. ernor. The term of office of each shall be the same as is prescribed for the Governor.

Senate Concurrent Resolution No. 22 to visioe for and authorizes such diversion to afteenth sessions. Relative to amending the be made for the purpose herein contained; all Constitution of the State of Nevada,

Any elector shall be eligible to either of said

State of Nevada be amended as follows:

as follows: as ex-officio Secretary of State, shall keep educational purposes; and shall not be transa true record of the official acts of the Leg- ferred to any other fund for other purposes; sistive and Executive departments of the and the interest thereon shall, from time to

the fifteenth sess on)-Relative to amend. aforesaid lands and for the investment of all ing the Constitution of the State of Ne. proceeds derived from any of the and e men.

before either branch of the Legislatu e.

Resolved by the Senate, the A-sembly concurring, That the Constitution of the State of Nevada be amended as follows; Amend section % or Article V. of the Constitution of the State of Ne. ada so as to read as follows:

Section twenty-one. The Governor Attorney General, and State Treasurer shall onstitute a Board of State Prison Commisions s twhich Board shall have such upervision of all matters connected with the State Prison as may be provided by law. They shall also constitute a Board of Examiners, with power to examine all claims against the State (except salaries or compensation of officers fixed by law) and perform such other duties as may be perscribed by law, and no claim against the State execut salaries or compensation of officers fixed by law shall be passed upon by the Lewisislature without having been considered and acted upon by said Board

Senate Concurrent Resolution No. 34 (of lifteenth's ssion, Relative to amending the Constitution of the state of Nevada. Resolved by the Sennte, the Assembly government. oncurring, that the Constitution of the in e of veyage be amended as follows:

end as follows: Sec ion twenty- wo. The Attorney Gen. eral, State Treasurer, State Controller, and Superintindent of Public Instruction shall perform such other duries as may be pre-

scribed by law. Senate Concurrent Resolution No. 35 (of fifteenth session) Relative to amending Judge shall constitute a quorum. A ench the Constitution of the State of Nevada. Resolved by the Sena'e, the Assembly concurring, that the Constitution of the

State of Nevada be amended as follows: trict Judge shatl sit at the trial of a cause Constitution of the State of Nevadaso as to

Section one. The Assembly shall have the sole power of impeaching. The concurrence of a majority of all the members elected shall be necessory to an impeach ment. All impeachments shall be tried by the Senate, and when sitting for that pur. pose the Senators shall be upon onth or by lot which of their number shall prepare affirmation to do justice according to law and evidence. The Chief Justice of the Supreme Court shall preside over the Senate, while sitting to try the Governor or of the P esident of the Senate or Speake ouvieted without the concurrence of wo-thirds of the Sena ors elected.

Senate Concurrent Resolution No. 36 rof. fif conth sersion)--Relative to amending the said Justices expires from any cause his t e Cors is u ton of the state of Nevada.

esolved by the Senate, the Assembly State of Nevada be amended as follows: Amend section 3 of Article V I, of th to read as follows:

Section three. For any reasonable caus-House, which may or may not be at Relent | Con atute or of the St. fa of Nev edu.

ity of the State of Nev da, sealed with the grounds for impeachment, the Chief Jus-Great S. al of the State, signed by the Gover- tice of the Supreme Court and Judges of the Dis'rici Court or Courts, shall be removed from the office on the vote of two thirds of the members elected to each branch of the Legislature, and the Justice or Judge complained of shall be served with a copy of the cor plaint against him and shall have an opportunity of being heard in person or by counsel in his de fense; provided, that no member of either branch of the Legisla nie shall be eligible to fill the vacancy occasioned by such removal.

Senate Concurrent Resolution No. 37 (of fifteenth session)-Relative to amending the Constitution of the State of Nevada.

Resolved by the Senate, the Assembly concurring, that the Constitution of the State of Nevada be amended as follows:

Amend section 10 of Article VIII. of the Constitution of the State of Nevada so as to read as follows:

curring, That the Constitution of the State of Section ten. No county, city, town or other municipal corporation shall become a stockholder in any joint stock company, corporation or association whatever, or loan its credit Section eighteen. In case of the impeach, in aid of any such company, corporation or nor bonds issued, unless authorized by a pe-

> Senate Concurrent Resolution No. 39 (o fifteenth session)-Relative to amending the Constitution of the State of Nevada. Resolved by the Senate, the Assembly con

curring, that the Constitution of the State of

Amend section 3 of Article XL of the Constitution of the State of Nevada so as ta read as follows.

Section three. All lands including the siteenth and and thir y sixth sections, in very township donated for the purpose of public schools in the Act of the thirty-eighth Con gress to enable the people of A vida Terri tory to form a State government, the thirty thousand acres of public lands a sated by an Act of Congress, approved July second, A. D. eighteen hundred and sixty awa, for each Schutor and Representative in Congress, und all proceeds of lands that have been or may hereafter be gra ted or appropriated by the United States or this State, and also the five hundred thousand acres of land granted to the new States under the Act of Congress distributing the proceeds of the publi ands among the several States of the Union, approved A. P. eighteen hundred and forty one; provided, that Congress makes pro

estates that may escheat to the State, all of Resolved by the Scuate, the Assembly such percentum as may be granted by Conconcurring. That the Constitution of the gress on the sale of lands, all fines collected under the penal laws of the State, all prop-Amend Section 20 of Article V. of the Con- erty given or bequeathed to the State for stitution of the State of Nevada so as to read e lucational purposes, and all proceeds derived from any or a 1 of said sources shall be Section twenty. The Attorney General and the same are hereby solemly pledged for government, and shall, when required, lay time , be apportioned among the several the same, and all matters relative thereto, counties, as the Legislature may pravide by law, and the Legislature may provide for the Senate Concurrent Resolution No. 33 (of the sale of floating land warrants to cover the tioned sources in United States conds, or bonds of this State, or the bonds of other States of the Union, or the bonds of counties or municipalities of this State, or the bonds of water districts of this State; provided, that the interest of the interest of the aforesaid proceeds shal, be used for educational purposes, and any surplus interest shall be added to the principal sum; and provided, further, that such portions of said interes as may be necessaty, may be appropriated for the support of the State University. The Legislature shall never release the obligation of payment of any loan or investment authorized by this sec-

Senate Concurrent Resolution No. 41 (of fifteenth session)-Relative to amending the Constitution of the State of Nevada, Revolved by the Sein e , the Assembly con

curring, That the Constitution of the State of Nevada to be amended as follows: Amend section 12 of Article XV, of the Constitution of the State of Nevada to read as fol-

lows: Section twelve. The Governor, Attorney General, State Trea urer, State Contro ler and Superintendent of Public Instruction shall keep their respective offices at the seat of

Senate Concurrent Resolution No. 44 (c Amend section 22 of Article V. of the fifteenth session)-Relative to amending the Constitution of the S ate of Nevada so as to Constitution of the State of Nevada.

Resolved by the Senate, the A-sembly con curring, that the don citation of the State of Nevada be anemided as follows:

Section two. The Supreme Court chat

consist of a Chief Justice and the Judges of the District Court, or courts, as here mafter provided. The Chief Justice and one Distric term of court two or more District Judges. selected by the Chief Justice, should sit with h2m during the trial of causes, but no Di-Amend section I of Article VII of the tried by himself in the District Court. The co ca rence of a majority of the members of the court, sitting in any cause shall be necessary to render a decision. Thedecision? of the court shall be in writing, and prepared by the Chief Justice, unless he disagree wit the views of the majority of the members of the court sitting in the cause, in which case the majority of such Judges shell determine the decision, and all decisions shall be signed by the Judges hearing the cause and concurr ing therein The Justices of the Supreme Court in office at that time of the ratification or this amen meet by the people shall con of the Assembly while acting as Governor | time in office and have the same rights and apon impeachment. No person shall be privileges, and perform the same duties, as are now provided by the Constitution and I wa until the expiration of their respective te ms, and when the term of office of any of

of ce shall be illied by selection by the Chief Justice as exprivided. The district Judges some reving, has the Committation of the shall not act as Justices of the Supreme Court ture as shown a viel, until the explotion to an engle one of the respective term long littlen of the state of Nevnda so as of two of the Junio s of the Sup ema Court is office of the stine if n of this am adment.

Sen t. Cover cut Resolution No. 45 of o be en ered on the Journalt of we different me st at the live to amon in; the

Resolved by the S note, the Assembly con curring. That the Constitution of the state of Nevada be amended as follows;

Amend section 3 of A tille VI. of the Constitution of the State of Nevada to read as follows:

Section three. A Chief Just'ce of the Supreme C ur shall be closted at the general election in the year A. D. eighteen hundred and t-inety-eight, and the general election every six years thereafter, and shall held office for the term of six years from the first Monday of Jan next succeeding his election. Prior to the year A. D. eighteen hundred and ninety-nine, the S-nior Ju-tice of the Supreme Court in commission shall be Chief Justice.

Senate Concurrent Resolution No. 46 of fifteenth session)-Relative to amending the Constitution of the State of Nevada

Resolved the Senate, the Assembly concurring. That the Constitution of the State of Nevada be amended as follows:

Amend section 11 of Article VI. of the Constitution of the St tef Nevada so as to read as follows:

Section eleven. The Chief Justice or the Supreme Court and the District Judges shall be ineligible to any office, other than a judicial office, during the term for which they shall have been elected, and all elections or appointments of any such Judges by the people, Legislature, or otherwise, during said period to any office other than judicial, shall be void.

Senate Concurrent Resolution No. 47 (o, fifte nth session)-Relative to amending the Constitution of the State of Nevada Resolved by the Senate, the Assembly con curring, That the Constitution of the State of Nevada be amended as follows:

Amend section 15 of Art. VI of the Constitution of Nevada so as to read as follows : Section fifteen. The Chief Justic of the Supreme Court and the District Judges shall each receive quarterly, for their services a compensation to be fixed by 'aw, and which shall not be increased or diminished during the term for which they shall have been elected, unless in case a vacancy occurs, in which case the successor of the former incumbent shall receive only such sulary as may be provided by Law at the time of his election or appointment; and provision shall be made by law for setting sport from each year's revenue a sufficient amount of money to pay such compensation; provided, that District l ges shall be paid out of the county treas uries of the counties composing their respec-

Senate Concurrent Resolution No. 51 (cf. fifteenth ression - Relative to amenaling the Constitution of the State of Nevada. Resolved by the Senate, the Assembly oncurring. That the Constitution of the

State of Nevada be amended as follows:

Amend Arricle XVIII. (eighteen) of the Constitution of the State of Novada by adding thereto a section, to be numbered when added, which shall read as follows: Section ... The Legislature may provide by law that he who exercises the right of egistering and voting shall be required to exhibit such a knowledge of the English language, written and spokeu, as to enable bim to read about the Constitution of

of the State of Nevada. Assembly Concurrent Resolution No. 4 of fifteen h session)-Relative to amending section 1 of Article X. of the Constitution of the State of Nevada.

the United States and the Constitution of

Resolved by the Assembly, the Senate concurring That he Cons itution of the State of Nevada be amended as follows: Amend section 1 of Article X. of the Constitution of the State of Nevada so as to

read as follows: Section one. The Legislature shall provide by law a uniform and equal rate of assessment and (axation , and shall prescribe such regulations as shall secure a just valuation for taxation of all property, real. perso al and possesory, except unpaiented mines and nupa ented mining claims, the proceeds of which a one shal be taxed, and. also, excepting such property as may be exempted by law for municipal, educational li erary, scientific, religious, or charitable

Assembly Concurrent Resolution No. 7 of fif eanth session)-Relative to amending the Constitution of the State of Nevada. Resolved by the Assembly, the Senate

concurring, That the Constitution of the S are of Nevada be amended as follows: Amena's ction 7, Article II, of the Con and rejected claims If your present s itution of the State of Nevada so as to read as follows:

Sec ion seven, The Legisla are shall provide by law for the payment of an annual polltax of no. less than two or exceeding four dollars from such male person resident in the State between the ag s of twentyone and sixty years (unclvl:lzed American Indians exc. pieds, one half to be applied for ounty purposes, and one-half to be applied o the School Fund in the county where said politax is collected, and the Legis afure may, in its discretion, make such payment you to have gotten any ailments in a condition to the right of voting,

In witness whereof i here unto set my hand this Sta day of October, A. D. 1894.

SEAL



DONOTBU :

7 ING MACHINE VESEEN THE

a Motoughlin le CARSON CITY NEEADA



WARLY VEGETABLE! PERFECTLY MARNLESS! f negualed as a LIVER PILL Does not gripe. ONE PELLET A DOSE.

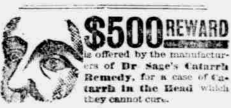
SMALLI'ST. CHEAPEST, EASIEST TO TAKE.

Beware of Imitations, containing Poisonous dinerals. Always ask for Dr. Pierce's Pellets. which are little Sugar-coated Pills, or Antilious Granules.

Being Purely Vegetable, Dr. Pierce's Pelets operate without disturbance to the system, et, or occupation. Put up in giass vials, herentically sealed. Always fresh and reliable, mey are a gentle laxative, or an active purcative, seconding in size of doze.

SICKHEADACHE

Sitious Readache, Dizciness Constignation, Inthrestion. Bittous Atncks. and ril derangments of the stamach
and bowels, are premptly
telleved and permanently
to receive Plensant Parguitve Pelicis. In
explanation of the remedial power of these
Pelicis over so great a variety of diseases, it
asy truthfully be said that their action upon
the system is universal, not a gland or tissue
scaping their sanative influence. Sold by
truggists, for 25 cents a vial. Manufactured at
the chemical Jaboratory of Workley's Dispentary Medical Association, No. 663 Main 4. Buffalo, N. V SSOCIATION, No. 63 Main



sy iProus of Catarries.—Dull, heavy enache, obstruction of the basal passages, is barger falling from the head into the throat, ometimes prouse, water, and acrost at others, enek, tenacious, mannes, purulent, bloody and putrid, the syes are weak and watery; there is a ringing to clear the throat, expect rate a of attention of the sive matter, together with scala from eigers; the voice is changed and has a "masal wang"; the breath is observe; small and aste are impaired, there is a sensation of denies, with mental depression, a banking cough, digeneral debalay. Only a few of the above med synchroms are likely to be present in my one case. Thousands of cases annually, thout in all a ng half of the above symptoms, recall an elementary of the above symptoms, recall an elementary common, more decopning in an arms and an arms and an arms and an arms and an angerous, or less understood by physics. STIPTOMS OF CATARRES.-Dull, heavy

By its mild, reathing and healing properties, Same's Catarrh Bemedy cures the worst ses of Catarch, "Cold in the Head," ryz. a.r. Caterrha! Headache.

Sai aruggists everywhere; 50 conts.

"Enteld Agony from Catarrh." Prof. W. HAUSNER, the funous memerist of Hanca, N. V., writes: Some ten years ago I uffered untold agony from chr de massleaars, aly family payadeian gave me up as neurable, and said I must die. My case was uch a bad one, that every day, towards sunset, my volce we will become so hoarse I could my voice would become so hoarse I could be a case above a whister. I also morning a suching and clearing of a fureat would car stairangle me. By the use of Dr. Sage's a arth Remedy, in three months, I was a well as and the cute has been permanent."

Constantly Hawking and Spitting."

THOMAS J. RUSHING, Esq., 2902 Pine Street, st. Louis, Mo., writes: "I was a great suff from catarrh for three years. At times I o from catarrh for three years. At times I could hardly breathe, and was constantly hawking and spitting, and for the last eight months could not breathe through the nostrils. I thought nothing could be done for me, Luckily, I was advised to try Dr. Sage's Catarrh Remedy, and I am now a well man. I believe it to be the only sure remedy for catarrh now manufactured, and one has only to give it a fair trial to experience astounding results and a permanent sure."

A complete Treatise on Catarrh, giving valuof importance, will be mailed, post-paid to any address, on receipt of a two-cent post-gas stamp.

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